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For 100 words and under	\$ 00
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PROVINCIAL SECRETARY.

COUNTY COURT OF YALE.

SITTINGS of this Court will be held at the following times and places:—

- 5th May at Vernon.
- 16th June at Nicola Lake.
- 22nd September at Vernon.
- 10th October at Kruger's.
- 13th October at Rock Creek.
- 21st October at Granite Creek.
- 27th October at Nicola Lake.

By Command.

JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office,

26th February, 1890.

fe2

NOTICE.

SITTINGS of the County Court of Kootenay will be held—

- At Farwell, on Wednesday, 30th July, 1890.
- At Donald, Friday, 1st August, , ,
- At Nelson, Friday, 22nd , ,
- At Farwell, Monday, 3rd November, 1890.
- At Donald, Wednesday, 5th , , ,
- At Nelson, Thursday, 13th , , ,

By Command.

JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office,

10th July, 1890.

jy10

LANDS AND WORKS.

YALE DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Yale Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Wm. Dodd, Esq., Assistant Commissioner, Yale:—

Lot 64, Group 1.—Thos. Hayes, transfer of James Riddle's Pre-emption Record No. 102, dated 29th November, 1869.

Lot 65, Group 1.—Ah Ching, Pre-emption Record No. 78, dated 1st September, 1864.

Persons having adverse claims must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

Lands and Works Department,
Victoria, B. C., 18th Sept., 1890.

se18

SALE OF LOTS IN THE TOWN OF NELSON.

NOTICE is hereby given that a public auction sale of lots in the Town of Nelson, West Kootenay District, will be held at the Government Office, Nelson, about the end of September. The particular date of the sale will be published later on.

Each lot will be sold subject to the erection of a building of not less than \$500 value within six months from the date of sale. Any purchaser failing to erect such building within the stipulated period shall forfeit his deposit and the sale will be cancelled.

Terms 20 per cent. cash, and the balance in twelve months with interest at the rate of 6% per annum.

W. S. GORE,
Surveyor-General.

Lands and Works Department,
Victoria, B. C., September 12th, 1890.

se18

METCHOSIN AND SOOKE DISTRICTS.

NOTICE is hereby given that the under-mentioned tracts of land have been surveyed and that plans of the same can be seen at this Department:—

METCHOSIN DISTRICT.

Section 105.—E. S. Field, Pre-emption Record No. 119, dated 3rd November, 1887.

Section 106.—H. C. Helgesen and T. F. Helgesen, Pre-emption Record No. 137, dated 1st March, 1888.

SOOKE DISTRICT.

Section 96.—Aaron D. White.

Section 97.—Joseph Dale, Pre-emption Record No. 1,579, dated 30th July, 1883.

Section 98.—N. A. Francis, Pre-emption Record No. 272, dated 16th June, 1890.

Persons having adverse claims must file a statement of the same at this Department within 60 days from the date of this notice,

W. S. GORE,
Surveyor-General.

Lands and Works Department,
Victoria, B.C., September 25th, 1890.

se25

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that Lot 150, Group 1, West Kootenay District, has been surveyed for Jas. D. Townley, under Pre-emption Record No. 26, dated 18th July, 1890. A plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of G. C. Tunstall, Esq., Assistant Commissioner, Revelstoke.

W. S. GORE,
Surveyor-General.

Lands and Works Department,
Victoria, B.C., 9th October, 1890.

oc9

NANAIMO DISTRICT.

NOTICE is hereby given that Section 42, (part of Jedidiah Island) Nanaimo District, has been surveyed for George Stubbins, under Pre-emption Record No. 56, dated 15th November, 1887. A plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of Marshal Bray, Esq., Assistant Commissioner, Nanaimo.

W. S. GORE,
Surveyor-General.

Lands and Works Department,
Victoria, B. C., 9th October, 1890.

oc9

LANDS AND WORKS.

SAYWARD DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Sayward District, have been surveyed, and that plans of the same can be seen at this office, viz.:—

Lot 121.—John Smith, Pre-emption Record No. 488, dated 28th June, 1888.

Lot 122.—John Grame, Pre-emption Record No. 477, dated 14th April, 1887.

Lot 123.—John Bryant and J. D. Dixon, Pre-emption Record No. 489, dated 28th June, 1888.

Lot 124.—Robert Hall, Pre-emption Record No. 490, dated 28th June, 1888.

Lot 125.—Cornelius Bowater, Pre-emption Record No. 491, dated 6th August, 1888.

Lot 126.—Joseph Gilmore.

Lot 129.—M. C. Ireland, application to purchase, dated 21st September, 1889.

Lot 130.—M. & J. King, application to purchase, dated 25th April, 1890.

Persons having adverse claims to lots 121, 122, 123, 124, 125 or 126 must file a statement of the same at this department within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

Lands and Works Department,

Victoria, B. C., October 2nd, 1890.

oc2

CHEMAINUS DISTRICT.

NOTICE is hereby given that the islands situated in Chemainus District, applied for by D. W. Mainguy 16th May, 1890, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of H. O. Wellburn, Esq., Assistant Commissioner of Lands and Works, Duncans.

W. S. GORE,
Surveyor-General.

Lands and Works Department,

Victoria, B.C., September 25th, 1890.

se25

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Charles Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster:—

Lot 823, Group 1.—Wm. Simpson, Pre-emption Record No. 88, dated 30th September, 1886.

Lot 824, Group 1.—A. J. Murray, J. A. McDonnell and John D. Martin, application to purchase, dated 3rd March, 1890.

Lot 826, Group 1.—J. Wattie, Pre-emption Record No. 155, dated 21st March, 1887.

Lot 827, Group 1.—W. Greer, Pre-emption Record No. 538, dated 21st June, 1889.

Lot 828, Group 1.—F. Rathgeber, Pre-emption Record No. 522, dated 30th April, 1889.

Lot 832, Group 1.—Stanley Smith, application to purchase, dated 2nd June, 1890.

Persons having adverse claims to Lots 823, 826, 827 or 828, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

Lands and Works Department,

Victoria, B.C., September 25th, 1890.

se25

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Chas. Warwick, Esq., Assistant Commissioner, New Westminster:—

Lot 268, Group 2.—R. W. Hodgson, Pre-emption Record No. 655, dated 22nd March, 1869.

Lot 825, Group 1.—H. S. Mason, Pre-emption Record No. 850, dated 19th August, 1890.

Persons having adverse claims must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

Lands and Works Department,

Victoria, B.C., August 28th, 1890.

au28

LANDS AND WORKS.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate on the west side of Okanagan Lake, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of W. Dewdney, Esq., Assistant Commissioner, Vernon:—

Lot 1, Group 1.—W. L. Jones and D. L. Jones, pre-emption record No. 733, dated 18th April, 1889.

Lot 2, Group 1.—W. L. Jones and D. L. Jones, pre-emption record No. 733, dated 18th April, 1889.

Lot 3, Group 1.—Geo. W. Barclay, pre-emption Record No. 782, dated 5th September, 1889.

Lots 4 and 5, Group 1.—W. H. Conkle and Alexander McLennan, pre-emption record No. 722, dated 10th April, 1889.

Lot 6, Group 1.—Thos. Ellis, pre-emption record No. 770, dated 15th July, 1889.

Persons having adverse claims to any of the above lots must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

*Lands and Works Department,
Victoria, B.C., 4th September, 1890.*

se4

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Kamloops Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Clapperton, Esq., Assistant Commissioner, Nicola, viz.:—

Lot 396, Group 1.—Samuel Moore, application to purchase dated 30th July, 1890.

Lot 720, Group 1.—William Manning, Pre-emption Record No. 4, dated 2nd November, 1885.

Lot 721, Group 1.

Lot 722, Group 1.—J. F. P. Nash, Pre-emption Record No. 45, dated 11th November, 1886.

Lots 723, 724 and 725, Group 1.—Patrick Kilroy, application to purchase dated 8th October, 1889.

Lot 726, Group 1.—Patrick Kilroy, application to purchase dated 23rd April, 1888.

Lots 727, 728 and 729, Group 1.—Wm. Palmer, application to purchase dated 2nd June, 1890.

Lot 730, Group 1.—Joseph Guichon, application to purchase dated 19th April, 1890.

Lot 731, Group 1.—Joseph Guichon, application to purchase by Gazette notice dated 11th April, 1890.

Lot 732, Group 1.—James Aird, application to purchase dated 27th November, 1889.

TOWNSHIP 95.

South-east $\frac{1}{4}$ of Section 21, east $\frac{1}{2}$ of north-east $\frac{1}{4}$ of Section 21, west $\frac{1}{2}$ of north-west $\frac{1}{4}$ of Section 22, and fractional north-west $\frac{1}{4}$ of south-west $\frac{1}{4}$ of Section 22—Richard O'Rourke, application to purchase dated 18th August, 1890.

North fractional $\frac{1}{2}$ of south-east $\frac{1}{4}$ of Section 23, fractional north-east $\frac{1}{4}$ of south-west $\frac{1}{4}$ of Section 23, north-east $\frac{1}{2}$ of Section 23, east $\frac{1}{2}$ of north-west $\frac{1}{4}$ of Section 23, south-east $\frac{1}{4}$ of Section 26, east $\frac{1}{2}$ of south-west $\frac{1}{4}$ of Section 26, fractional north-west $\frac{1}{4}$ of south-west $\frac{1}{4}$ of Section 26—Stephen Tingley, application to purchase by Gazette notice dated 26th September, 1889.

TOWNSHIP 96.

Sections 28, 34, and 35.—Wm. Palmer, application to purchase dated 2nd June, 1890.

TOWNSHIP 99.

West $\frac{1}{2}$ of Section 1, Sections 2 and 3, south $\frac{1}{2}$ of Section 10, south $\frac{1}{2}$ of Section 11, south-west $\frac{1}{4}$ of Section 12—Wm. Palmer, application to purchase dated 2nd June, 1890.

Persons having adverse claims to Lots 720 or 722, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

*Lands and Works Department,
Victoria, B.C., 25th September, 1890.*

oc2

LANDS AND WORKS.

RUPERT DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Rupert District, have been surveyed, and that plans of the same can be seen at this Department:—

TOWNSHIP 1.

E. $\frac{1}{2}$ and S. W. $\frac{1}{4}$ of Section 7; Section 8; fractional Section 17, and fractional E. $\frac{1}{2}$ of Section 18.—J. Mahrer, Thos. D. Jones and E. Priest, application to purchase dated 17th January, 1890.

TOWNSHIP 2.

S. $\frac{1}{2}$ of Section 17 and S. $\frac{1}{2}$ of N. $\frac{1}{2}$ of Section 17.—E. Priest and Thos. D. Jones, application to purchase dated 30th January, 1890.

N. $\frac{1}{2}$ of N. $\frac{1}{2}$ of Section 7 and N. $\frac{1}{2}$ of N. $\frac{1}{2}$ of Section 8.—E. Priest, application to purchase dated 31st March, 1890.

Section 18.—M. W. Waitt, application to purchase dated 24th March, 1890.

TOWNSHIP 6.

E. portion of S. E. fractional $\frac{1}{4}$ of Section 28.—Geo. Byrnes, application to purchase dated 10th September, 1890.

W. S. GORE,
Surveyor-General.

*Lands & Works Department,
Victoria, B.C., 25th September, 1890.*

se25

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner, Donald:—

Lot 217, Group 1.—G. A. Starke, Pre-emption Record No. 135, dated 12th November, 1888.

Lot 218, Group 1.—Walter Tegart, Pre-emption Record No. 160, dated 26th August, 1890.

Persons having adverse claims to either of the above lots must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Surveyor-General.

*Lands and Works Department,
Victoria, B.C., 9th October, 1890.*

oc9

LAND NOTICES.

NOTICE is hereby given that I intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, situate on Nelson Island, New Westminster District, described as follows:—Commencing at the north-west corner of Lot 468, Group 1, Nelson Island Granite Co.'s claim; thence north 40 chains; thence west 80 chains; thence south to the shore line; thence following the shore line in an easterly direction to the place of commencement.

JAMES C. PREVOST.

Dated July 31st, 1890.

au7

TIMBER LICENCES.

NOTICE is hereby given that thirty days after date we intend to make application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described lands in New Westminster District:—

Commencing at the south-east corner of pre-emption or lot No. 513, about one-half mile east of the Mamquam River; thence west along the southern limits of said pre-emption 513 to pre-emption No. 514; thence south one-half mile; thence west one-half mile; thence south along the eastern limits of said pre-emption 514 and pre-emption 515, extended south, two and a half miles; thence along a line running east-north-east 12 miles; thence along a line running north-west 5 miles; thence west-south-west 11 miles, more or less, to a point north of the point of commencement; thence south to place of beginning.

J. J. MOORE,
JOHN B. McHUGH,
JOHN WARD.

Vancouver, Sept. 30th, 1890.

oc2

TIMBER LICENCES.

NOTICE is hereby given that 30 days after date we intend to apply to the Honourable Chief Commissioner of Lands and Works for a lease of the following described tract of lands, situate on the first Gordon Pasha Lake, New Westminster District:—

Commencing from a post on the north side of the lake about 20 chains from the outlet; thence north 60 chains; thence east 60 chains; thence south 60 chains, more or less, to the lake; thence following the lake shore in a westerly direction to the place of commencement; containing 360 acres, more or less.

VICTORIA LUMBER & MANG CO., LTD.
E. J. PALMER, Manager.

Chemainus, B.C., Sept. 30th, 1890.

oc2

NOTICE is hereby given that thirty days after date I intend applying to the Chief Commissioner of Lands and Works for permission to lease the following described land, situated in New Westminster District:—Commencing at a stake about $2\frac{1}{2}$ miles from the head of Theodosia Arm on Merrill's north line, about $1\frac{1}{4}$ miles west of Merrill's north-east corner; thence running east 200 chains; thence north 60 chains; thence west 100 chains; thence north 60 chains; thence west 100 chains; thence south 120 chains to commencement post marked "W. P. Sayward."

W. P. SAYWARD.

September 22nd, 1890.

oc9

NOTICE is hereby given that thirty days after date I intend making application to the Chief Commissioner of Lands and Works for permission to cut and carry away timber from the following described lands, viz.:—Commencing at a stake situate at the N. W. corner of the Moodyville Saw-Mill Co.'s lease on Salmon Arm, Sechelt Inlet; thence east 60 chains; thence north 100 chains; thence west 60 chains; thence south 100 chains to point of commencement; containing 600 acres, more or less.

D. McDONALD.

Vancouver, Sept. 15th, 1890.

se25

NOTICE is hereby given that 30 days after date we intend to apply to the Honourable Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described land, situated in New Westminster District:—

Commencing at a stake marked "W.E." planted on the south side of Sliamen Lake about one-half mile north of the south-east end of said lake; thence east 160 chains; thence north 240 chains; thence west 80 chains; thence south forty chains; thence west 80 chains; thence along the beach to place of commencement.

J. A. WEBSTER,
H. V. EDMONDS.

Vancouver, B.C., Sept. 3rd, 1890.

se4

NOTICE is hereby given that 30 days after date we intend to apply to the Honourable the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described tracts of land, situate in New Westminster District:—

1. Commencing at a stake at south-west corner of Boughey Bay; thence south 20 chains; thence west 20 chains; thence north 20 chains; thence west 20 chains; thence north 40 chains; thence east to beach; thence south along beach to place of commencement.

2. Commencing at north-east corner of Lot 10, Read's Island; thence north 80 chains to shore; thence south along shore to north-west corner of Lot 10; thence east to place of commencement.

3. Commencing at the north-east corner of Lot 106, Valdes Island; thence north 120 chains; thence west 80 chains; thence south 120 chains; thence east 80 chains to place of commencement.

4. Commencing at a stake on the shore, two miles east of Dennie Rock, Metlaspinna Straits; thence north 80 chains; thence west 20 chains; thence north 40 chains; thence west 20 chains; thence south 120 chains to shore; thence along shore to place of commencement.

5. Commencing at the south-east corner of Sayward's timber limit, one and half miles easterly from the head of Metlaspinna Inlet; thence east 20 chains; thence north 80 chains; thence west 60 chains; thence south 20 chains; thence along the easterly boundary of Sayward's claim to place of commencement.

J. A. WEBSTER,
H. V. EDMONDS.

1st October, 1890.

oc9

TIMBER LICENCES.

NOTICE is hereby given that 30 days after date we intend to apply to the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described tracts of land, situated in New Westminster District:—

1. Commencing at a post on the north-east corner of the small Indian Reserve situated on the west side of Narrows Arm; thence south 40 chains; thence west 40 chains; thence north 120 chains; thence east 40 chains; thence south 80 chains to place of commencement.

2. Commencing at a post on the east side of Narrows Arm about 80 chains from the head of the Arm and running east 20 chains; thence south 20 chains; thence east 40 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; thence west 100 chains; thence north 100 chains to the place of commencement.

3. Commencing at a post about $3\frac{1}{2}$ miles west of St. Vincent Bay on the south side of a valley; thence west 40 chains; thence north 20 chains; thence west 60 chains; thence south 20 chains; thence west 140 chains, more or less, to the head of unnamed lake; thence north 140 chains; thence east 40 chains; thence south 20 chains; thence east 80 chains; thence south 20 chains; thence east 60 chains; thence south 20 chains; thence east 80 chains; thence north 20 chains; thence east 160 chains, more or less, to the west side of M. S. M. Co.'s claim on St. Vincent Bay; thence south 120 chains; thence west 160 chains; thence north 20 chains; thence west 20 chains to place of commencement.

4. Commencing at a post about 2 miles south of the mouth of Squaca River, at the head of Queen's Reach, Jervis Inlet; thence west 40 chains; thence north 80 chains; thence east 100 chains; thence following shore line to place of commencement.

J. A. WEBSTER,
H. V. EDMONDS.

August 23rd, 1890.

se4

NOTICE is hereby given that, 30 days after date, we intend to apply to the Chief Commissioner of Lands and Works for permission to lease the following described tract of land for lumbering purposes:—

Commencing at a point two miles up the Salmon River from Bolder Creek and half a mile west of the Salmon River, running S. W. one mile; thence S. E. one and one-half miles; thence north two and one-half miles; thence S. W. three-fourths of a mile to starting point, containing about 1,000 acres.

JOSHUA DAVIES.
W. P. SAYWARD.

Victoria, Sept. 3rd, 1890.

se4

NOTICE is hereby given that sixty days after date I intend to make application to the Chief Commissioner of Lands and Works for a timber lease for the following described land:—Commencing at a post marked about two miles east from the head of Theodosia Arm; thence east four miles; south seven miles; west four miles; north about seven miles, more or less, to point of commencement.

A. HASLAM.

Nanaimo, October 6th, 1890.

oc9

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands in New Westminster District:—Commencing at a stake placed at the north-west corner of Moodyville Saw-Mill Company's lease on Porpoise Bay, Sechelt Inlet; thence east 80 chains; thence north 120 chains; thence west 80 chains, more or less, to the shore line; thence following the shore line to point of commencement; containing 1,000 acres, more or less.

N. MORIN.

*Vancouver, B.C.,
10th September, 1890.*

se18

NOTICE is hereby given that 60 days after date we intend to apply to the Chief Commissioner of Lands and Works for permission to lease the following described tract of land, situate in West Kootenay District, for timber purposes:—Commencing at a post marked M.S.D. and J.L.R., situated at the foot of the east slope of Iron Mountain, near Trail Creek; thence south 40 chains; thence west 100 chains; thence north 40 chains; thence east 100 chains to the initial post; containing four hundred acres, more or less.

M. S. DAVYS.
JOHN L. RETALLACK,

Nelson, B.C., August 19th, 1890.

se4

TIMBER LICENCES.

NOTICE is hereby given that, 60 days after date, I intend to make application to the Chief Commissioner of Lands and Works for permission to lease for lumbering purposes the following described lands, situated in New Westminster District and described as follows:—

Commencing at the north-east corner of the M.S.M. Co.'s limit, lying north-east of Grief Point, Malaspina Straits; thence east 80 chains; thence north 160 chains; thence west 40 chains; thence north 80 chains; thence west 40 chains; thence north 80 chains; thence west 180 chains; thence south 40 chains; thence west 240 chains, more or less, to M.S.M. Co.'s limit; thence following line of said limit south and east to place of commencement.

ANDREW HASLAM,
Nanaimo, B.C.

Vancouver, Aug. 27th, 1890.

se4

NOTICE is hereby given that, 30 days after date, we intend to make application to the Chief Commissioner of Lands and Works for permission to lease the following described tracts of land for lumbering purposes:—

Commencing at about one mile below the junction of the West or North Fork of the Salmon River; running southerly to a point one-half mile above the South or East Fork of Salmon River; thence easterly one-half mile; thence northerly to a point one-half mile east of the starting point; thence westerly one-half mile to the point of beginning, containing about 10,000 acres.

Also, commencing at a point at Bolder Creek about one-half mile from Salmon River and running south about three miles; thence one-half mile east; thence north three miles; thence west three-fourths of a mile to point of beginning, containing about 1,000 acres.

JOSHUA DAVIES,
W. P. SAYWARD.

Victoria, Sept. 3rd, 1890.

se4

NOTICE is hereby given that 30 days after date we intend to make application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, of the following described tracts of land in New Westminster District:—

1. Commencing at a stake on the west shore of Frederick's Arm, about 40 chains from the head of the Arm; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence along the shore to place of commencement.

2. Commencing at a stake $\frac{1}{2}$ mile west from the south-east end of Sliamen Lake; thence south 260 chains, more or less, to the M.S.M. Co.'s claim; thence east and north along the boundaries of the M.S.M. Co.'s claim to the north-east corner thereof; thence south 160 chains; thence east 160 chains; thence north 400 chains; thence 320 chains, more or less, along the shore of lake to place of commencement.

J. A. WEBSTER.
H. V. EDMONDS,

3rd September, 1890.

se11

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described tract of land, situated in New Westminster District:—Commencing at a stake on Johnstone Strait, opposite Bear Mountain, and about one mile east of Simpson's Reef, running north 80 chains; east 80 chains; south 80 chains; west 80 chains; thence to place of commencement.

H. V. EDMONDS.

Vancouver, August 20th, 1890.

se4

NOTICE is hereby given that 30 days after date we intend to make application to the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described tracts of land, situated in New Westminster District:—

1. Commencing at a stake situated midway on north side of a lake about two miles north of the head of Port Neval; thence north 160 chains; thence west 80 chains; thence south 160 chains to beach; thence following beach to place of commencement.

2. Commencing at a stake situated about one mile north of Robbers' Nob, Port Neval; thence north 40 chains; thence west 160 chains; thence south 60 chains; thence east to place of commencement.

J. A. WEBSTER,
H. V. EDMONDS.

6th September, 1890.

se11

TIMBER LICENCES.

NOTICE is hereby given that 30 days after date we intend to make application to the Chief Commissioner of Lands and Works for permission to lease, for lumbering purposes, the following described lands in the District of New Westminster, viz.:—

1. Starting from a post on the Cheakamus River, following the Tehki Creek, so-called by Indians; running 80 chains east; thence 80 chains north; thence 20 chains east; thence 100 chains north; thence 20 chains east; thence 40 chains north; thence 120 chains west; thence south along the Cheakamus River 220 chains, more or less, to point of commencement; containing 1,480 acres, more or less.

2. Starting from a post on the east side of the Cheakamus River, running east 60 chains; thence south 80 chains; thence west 60 chains; thence north 80 chains back to point of commencement; containing 480 acres, more or less.

3. Starting from a post on the east side of the Cheakamus River, 60 chains south of Tehki Creek; running east 40 chains; thence south 40 chains; thence east 20 chains; thence south 90 chains; thence east 20 chains; thence south 80 chains; thence west 80 chains; thence north 210 chains, more or less, to point of commencement; containing 1,000 acres, more or less.

N. SLAGHT & CO.
Vancouver, September 9th, 1890. se18

NOTICE is hereby given that we intend to make application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described lands in New Westminster District, viz.:—

1. Commencing at a stake placed on a point east of a small bay near the head of Salmon Arm, on the north side; thence north 40 chains; west 40; north 80; west 20; north 80; west 80; south 120; east 40; south 60 chains, to the sea; thence easterly along shore to place of commencement.

2. Commencing at a post 20 chains south-west from a small creek emptying into Salmon Arm on the south side, and near its head; thence south 20 chains; east 40; south 20; east 40; south 20; east 80; south 80; east 80; north 80; east 160; north 160; west 160; south 40; west 160; south 20; west 80 chains, more or less, to the sea; thence southerly along shore to place of commencement.

3. Commencing at the north-west corner of the Moodyville Saw-Mill Company's claim, situated on Topaze Harbour, Coast District; thence north 240; west 240; south 240; east 240 chains to place of commencement.

4. Commencing at the north-east corner of the Moodyville Saw-Mill Company's claim, situated on Topaze Harbour; thence east 80; north 160; west 80; south 160 chains to place of commencement.

BRUNETTE SAW-MILL CO., LD.
2nd September, 1890. se4

NOTICE is hereby given that 30 days after date we intend to make application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described tracts of land situated in the District of New Westminster:—

1. Commencing at a stake on the northern point of Burial Cove, Havanna Channel; thence west 40 chains; thence south 120 chains; thence following the shore line to place of commencement.

2. Commencing at a stake about three miles from the head of Call Creek, 20 chains up a creek; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of commencement.

J. A. WEBSTER,
H. V. EDMONDS.
28th August, 1890. se4

NOTICE is hereby given that sixty days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to lease the following described tract of land, situated in West Kootenay District, for timber purposes:—Commencing at a post three-quarters of a mile east of Kootenay Lake, at the south-west corner of J. C. Rykert's timber limit; thence east 280 chains; thence north 80 chains; thence west 280 chains; thence south 80 chains to initial post; containing 2,040 acres, more or less.

J. C. RYKERT, JR.
Ainsworth, July 30th, 1890. se4

TIMBER LICENCES.

NOTICE is hereby given that, 30 days after date, we intend to make application to the Chief Commissioner of Lands and Works for a lease for timbering purposes of the following described tracts of land, situate in the District of New Westminster:—

1. Commencing at a stake in a small cove west of Edith Cove, on Beaver Creek; thence south 20 chains; thence east 80 chains, more or less, to shore on Loughborough Inlet; thence north 80 chains to Williams' Point; thence south-west along the shore to place of commencement.

2. Commencing at the north-west corner of Lot 17, Jackson Bay; thence south 120 chains; thence west 20 chains; thence south 40 chains; thence west 20 chains, more or less, to lake; thence north 160 chains along shore of lake; thence east 60 chains, more or less, to the place of commencement.

J. A. WEBSTER,
H. V. EDMONDS.

28th August, 1890.

se4

PROVINCIAL PARLIAMENT.

PRIVATE BILLS.

ALL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road, or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate of any particular class of the community; or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application, to be published as follows:—

A notice inserted in the BRITISH COLUMBIA GAZETTE, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

EXCERPT FROM RULES AND ORDERS RELATING TO FEES
ON PRIVATE BILLS.

56. The parties seeking to obtain a Private Bill, shall pay the Clerk of the House the sum of one hundred dollars before the First Reading thereof, and an additional sum of one hundred dollars immediately after the Second Reading thereof. And no such Bill shall be read a First Time, or committed after Second Reading, until the fees payable on the First or Second Reading respectively are paid to the Clerk, and all such Bills shall be prepared by the parties applying for the same, and printed in small pica type, twenty-six ems by fifty ems, on good paper, in Imperial octavo form, each page when folded measuring 10 $\frac{1}{2}$ inches by 7 $\frac{1}{2}$ inches, and 100 copies thereof shall be deposited with the Clerk of the House immediately before the First Reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

70. Authority to act as Parliamentary Agent may be obtained on application to the Clerk of the House, and upon payment of the sum of five dollars.

THORNTON FELL,
Clerk, Legislative Assembly.

oc2

DOMINION PARLIAMENT.

EXTRACTS FROM RULES OF THE SENATE
AND HOUSE OF COMMONS RELATING
TO PRIVATE BILLS.

ALL applications for Private Bills require a notice over the signature and address of the applicants or their solicitors, clearly and distinctly specifying the nature and object of the application, published by advertisement as follows, viz.:—In the *Canada Gazette*, and in one newspaper published in the County, District, Union of Counties or Territory, affected by the proposed measure, or if there be no newspaper published therein, then in a newspaper in the next nearest County, District or Territory in which a newspaper is published. In the Provinces of Quebec and Manitoba the notices must be published in the like manner in the English and French languages. All notices shall be continued for a period of at least two months during the interval of time between the close of the next preceding Session and the consideration of the petition. Marked copies of the newspapers, endorsed "Application for Private Bill," containing the first and last insertion of such notice shall be sent to the Clerk of each House.

In the case of an application for the erection of a toll bridge the notice shall also state the proposed rates of toll, the nature of the structure, the height of the arches, the interval between the abutments or piers, etc.

A copy of the Bill shall be deposited with the Clerk of the House in which the bill is to originate at least eight days before the meeting of Parliament, with a sum sufficient to pay for translating and printing the same; and a further sum of two hundred dollars and the cost of printing the Act with the Statutes will be levied immediately after the second reading of the bill.

Petitions for Private Bill must be presented in each House within the first ten days, and Private Bills within the first two weeks, of each Session.

EDOUARD J. LANGEVIN,
Clerk of the Senate.
JNO. GEO. BOURINOT,
Clerk of the House of Commons.

EXTRACTS FROM SPECIAL RULES OF THE HOUSE OF COMMONS.

Private Bills shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such bills.

Private Bills in amendment of Acts, or for Acts incorporating railway companies, shall be drawn in accordance with the Model Bill adopted by the House, copies of which may be obtained from the Clerk.

Provisions varying the Model Bill shall be inserted between brackets and, when revised by the proper officer, shall be so printed.

Sections of existing Acts proposed to be amended shall be reprinted in full, with the amendments inserted in their proper places and between brackets.

Private Bills which are not drawn in accordance with these rules shall be returned to the promoters to be re-cast before being revised and printed.

Exceptional provisions shall be clearly specified in the notice of application.

A certified map or plan showing the location of any proposed line of railway, also the lines of existing or authorized works of a similar character within, or in any way affecting, the district which the proposed work is intended to serve, and an exhibit showing the amount of capital proposed to be raised for the undertaking, and the manner in which it is proposed to raise the same shall be filed with the Railway Committee at least one week before the consideration of the bill.

JNO. GEO. BOURINOT,
oc2 Clerk of the House of Commons.

CERTIFICATES OF INCORPORATION

MEMORANDUM OF ASSOCIATION OF THE
NANAIMO BREWING COMPANY, LIMITED LIABILITY.

WE, the several persons whose hands and seals are set at the foot hereof do hereby certify that we are desirous of being formed into a Company, according to the provisions of the "Companies Act, 1890."

1. The corporate name of the Company is "The

Nanaimo Brewing Company, Limited Liability."

2. The objects for which the Company shall be formed are the brewing of beer, lager beer, porter and ale, and to carry on the general business of brewers, and to do all such other things as are incidental or conducive to the attainment of the above objects, or any of them.

3. The amount of the capital stock of the said Company is \$75,000.00.

4. The capital stock of the Company shall be divided into 1,500 shares of \$50.00 each.

5. The time of existence of said Company shall be fifty years.

6. The Trustees who shall manage the concerns of the said Company during the first three months shall be three in number, and their names shall be Edward Quennell, William John Goepel, and Angus Rutherford Johnston.

7. The principal place of business of the said Company shall be at the City of Nanaimo.

In testimony whereof we have hereunto set our hands and seals, in duplicate, this 17th day of September, A.D. 1890.

Made, signed, sealed and acknowledged by the said Edw'd Quennell, William John Goepel, and A. R. Johnston before me this 17th day of Sept., A.D. 1890.

J. P. PLANTA,
Justice of the Peace.

Filed (in duplicate) 23rd September, 1890.

se25 H. DALLAS HELMCKEN,
Acting Registrar of Joint Stock Companies.

THE YORKSHIRE GUARANTEE AND SECURITIES CORPORATION, LIMITED (FOREIGN).

REGISTERED THE 6TH DAY OF OCTOBER, 1890.

Certificate of Registration.

THIS is to certify that I have this day registered "The Yorkshire Guarantee and Securities Corporation, Limited" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies."

The objects for which the Company is established are:—

(1.) To purchase or otherwise acquire, sell, dispose of and deal in real and personal property of all kinds, and in particular lands, buildings, hereditaments, business concerns and undertakings, mortgages, charges, annuities, patents, licenses, shares, stock, debentures, debenture stock, securities, policies, book debts and claims, and any interest in real or personal property, and any claims against such property, or against any persons or company, and to carry on any business concern or undertaking so acquired, and to establish and carry on any business, except life assurance business, which may seem calculated to enhance the value of any of the property or rights of the Company, or to facilitate the disposition thereof.

(2.) To advance or lend money or assets of all kinds, with or without security, upon such terms as may be arranged.

(3.) To transact and carry on all kinds of agency business, and in particular to guarantee rents and debts, and to negotiate loans, to find investments and to issue and place shares, stock, debentures, debenture stock or securities.

(4.) To subscribe for, purchase or otherwise acquire and hold, sell, dispose of and deal in shares, stock, debentures, debenture stock or securities of any company or of any authority, supreme, municipal, local or otherwise.

(5.) To guarantee the fidelity of persons filling or about to fill situations of trust or confidence, and the due performance and discharge by such persons of all or any of the duties and obligations imposed on them by contract or otherwise.

(6.) To guarantee the due performance and discharge by receivers, official and other liquidators, committees, guardians, executors, administrators, trustees, attorneys, solicitors, brokers, agents and other persons, of their respective duties and obligations.

(7.) To insure and guarantee the payment of money secured by or payable under or in respect of bonds, debentures, debenture stock, contracts, mortgages, charges, obligations and securities of any Company or of any authority, supreme, municipal, local or otherwise, or of any person or persons whomsoever, whether corporate or unincorporate.

(8.) To guarantee persons filling or about to fill situations of trust or confidence against liabilities in connection therewith, and in particular against liabilities resulting from the misconduct of any co-trustee, co-agent, sub-agent or other person, or from the insufficiency, imperfection or deficiency of title to property, or from any insufficiency or imperfection or deficiency in any security, or from any bankruptcy, insolvency, fraud or tortious act on the part of any other persons, or from any error of judgment or misfortune.

(9.) To guarantee the title to or quiet enjoyment of property, either absolutely or subject to any qualifications or conditions, and to guarantee persons interested, or about to become interested, in any property against any loss, actions, proceedings, claims or demands in respect of any insufficiency or imperfection or deficiency of title, or in respect of any incumbrances, burdens or outstanding rights.

(10.) To carry on and transact every kind of guarantee business, and to undertake obligations of every kind and description.

(11.) To re-insure or in any way provide for or against liability of the Company upon any assurance or contract granted or entered into by the Company.

(12.) To contract with leaseholders, borrowers, lenders, annuitants and others for the establishment and accumulation, provision and payment of sinking funds, redemption funds, depreciation funds, renewal funds, endowment funds and any other special funds, and that either in consideration of a lump sum, or of an annual premium, or otherwise, and generally on such terms and conditions as may be arranged.

(13.) To undertake the office of trustee, receiver and liquidator, whether official or otherwise, executor, administrator, committee, manager, attorney, delegate, substitute or treasurer, and any other offices or situations of trust or confidence, and to perform and discharge the duties and functions incident thereto, and generally to transact all kinds of trust and agency business, either gratuitously or otherwise.

(14.) To furnish and provide deposits and guarantee funds required in relation to any tender or application for any contract, concession, decree, enactment, property or privilege, or in relation to the carrying out of any contract, concession, decree or enactment.

(15.) To receive moneys, securities and valuables of all kinds on deposit or for safe custody, and generally to carry on the business of a Safe Deposit Company.

(16.) To found, establish, promote or assist in any manner in the founding, establishing or promoting of any company, parliamentary or otherwise, and to subscribe for ordinary preference, deferred, guaranteed, or other shares or debentures, debenture stock or securities of any such company, and otherwise to employ the money or credits of this Company in any manner which may be deemed expedient for any such purpose, either by actually employing any portion of the moneys of the company for any such purpose, or by issuing or guaranteeing the issue or the payment of interest on the shares, debentures, debenture stock or securities of any such company.

(17.) To carry on and undertake any business transaction or operation commonly carried on or undertaken by promoters of companies, financiers, concessionaires, contractors for public and other works, capitalists or merchants, and to carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights.

(18.) To grant policies or enter into contracts for or in respect of the matters aforesaid on such terms and conditions as may be arranged, and if deemed expedient to contract thereby for the payment or provision of money or money's worth, either by way of liquidated damages or agreed compensation.

(19.) To accumulate capital for any of the purposes of the Company and to appropriate any of the Company's assets to specific purposes, either conditionally or unconditionally, and to admit any class or section of those who have any dealings with the Company to any share in the profits thereof, or in the profits of any particular branch of the Company's business, or to any other special rights, privileges or advantages or benefits.

(20.) To acquire and undertake the whole or any part of the undertaking, business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purposes of this company.

(21.) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal, concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or

transaction which the Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company; and to lend money to guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, and reissue, with or without guarantee, or otherwise deal with the same.

(22.) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

(23.) To pay, satisfy or compromise any claims made against the Company which it may seem expedient to pay, satisfy or compromise, notwithstanding that the same may not be valid in law, and to reinsure and effect counter guarantees.

(24.) To invest and deal with the moneys of the Company not immediately required, in such manner as may from time to time be determined.

(25.) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, with or without a charge upon all or any of the Company's property, both present and future, including its uncalled capital, or by receiving money on deposit.

(26.) To remunerate any person or company for services rendered in placing or assisting to place, or guaranteeing the placing of any of the shares in the Company's capital or any debentures, debenture stock or securities of the Company, or in or about the promotion of the Company or the conduct of its business.

(27.) To make, accept, indorse, execute and issue promissory notes, bills of exchange and other negotiable instruments.

(28.) To sell, improve, manage, develop, lease, mortgage, exchange, dispose of, turn to account or otherwise deal with all or any part of the property of the Company.

(29.) To obtain any provisional order or Act of Parliament for enabling the Company to carry any of its objects into effect.

(30.) If thought fit to obtain any Act of Parliament dissolving the Company and reincorporating its members as a new company for any of the objects specified in this memorandum, or for effecting any other modification in the Company's constitution.

(31.) To procure the Company to be registered or recognized in any foreign country or place.

(32.) To distribute any of the property of the Company among the members in specie.

(33.) To do all or any of the above things in any part of the world, and as principals, agents, contractors, trustees, or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others.

(34.) To do all such other things as are incidental or conducive to the attainment of the above objects.

(35.) Provided that nothing in this memorandum contained shall authorize the Company to carry on any business of life insurance.

The capital of the Company is £500,000, divided into 50,000 shares of £10 each.

The place of business of the said Company in the Province of British Columbia is situated at Number 100, Cordova Street, Vancouver, in the said Province of British Columbia.

In testimony whereof I have set my hand and seal of office this 6th day of October, 1890, at the City of Victoria, in the Province of British Columbia.

[L.S.] H. DALLAS HELMCKEN,
oc9 Acting Registrar of Joint Stock Companies.

CERTIFICATE OF INCORPORATION.

WE, the undersigned, hereby certify that we desire to form ourselves into a company under the "Companies Act, 1890."

1. The name of the company shall be "The Dawson Baking Powder Company (Limited Liability)."

2. The objects for which the company is formed are—

(a.) To buy, manufacture and sell baking powders, sauces, pickles, vinegars and mustards:

(b.) To buy, manufacture and sell labels, boxes, cases and cans of all kinds whatsoever:

(c.) To purchase existing businesses having objects similar to any of the above:

(d.) To purchase, lease, or obtain any real or personal property required for the general purposes of the company:

(e.) To do all other acts and things which may be

deemed in any way conducive to any of the above objects.

3. The amount of the capital stock of the company shall be \$25,000, divided into 1,250 shares of \$20 each.

4. The time of the existence of the company shall be fifty years.

5. The number of the trustees shall be three, and their names are: Benjamin Nind Smith, Thomas Charles Alcock, and Edward Odlum, who shall manage the affairs of the company for the first three months.

6. The principal place of business of the company shall be in the City of Vancouver, in the Province of British Columbia.

In testimony whereof, the parties hereto have made, signed, and acknowledged this certificate (in duplicate), this thirtieth day of September, A.D. 1890.

B. N. SMITH,
T. C. ALCOCK,
E. ODLUM.

Made, signed, and acknowledged in duplicate by Benjamin Nind Smith, Thomas Charles Alcock, and Edward Odlum, in the presence of

[L.S.]

R. W. HARRIS,
Notary Public.

Filed (in duplicate) 4th October, 1890.

H. DALLAS HELMCKEN,

oc9 Acting Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION OF "THE BRITISH COLUMBIA POTTERY & TERRA COTTA COMPANY, LIMITED LIABILITY."

WE, the several persons whose hands and seals are set at the foot hereof, do certify that we are desirous of being formed into a company according to the provisions of the "Companies Act, 1890."

1. The corporate name of the company shall be "The British Columbia Pottery and Terra Cotta Company, Limited Liability."

2. The objects for which the said company shall be formed are as follows:—

(a.) The carrying on a general earthenware manufacturing business in all its branches, including all kinds of pottery, brick, drain pipes and terra cotta wares.

(b.) To hold, own, purchase, charter, run, sell, build, equip, and appoint steamers, vessels and boats for purposes of transport.

(c.) To hold, lease, purchase, or set up such saw-mill or saw-mills as shall be necessary for the carrying on of the said business.

(d.) The purchasing, holding and selling of real and personal estate for the purpose of the company, and the engaging in general trade, manufacture and commerce.

(e.) The doing of all such acts and things whatsoever which may be deemed in any way conducive to the above objects or any of them.

3. The amount of the capital stock of the said company shall be \$60,000 (sixty thousand dollars).

4. The capital stock of the said company shall be divided into 1,000 (one thousand) shares of \$60 (sixty dollars) each.

5. The time of the existence of the said company shall be 50 (fifty) years.

6. The trustees who shall manage the concerns of said company during the first three months shall be five in number, and their names are John Nicholles, Samuel Cyrus Burris, Joseph Hugh MacLaughlin, Frederick George Walker and Joseph Hunter.

7. The principal place of business of the said company shall be at Victoria in the Province of British Columbia.

In testimony whereof the parties hereto have hereunto made, signed and acknowledged these presents, in duplicate, this ninth day of September, 1890.

JNO. NICHOLLES, [L.S.]
S. C. BURRIS, [L.S.]
J. H. MACLAUGHLIN, [L.S.]
FRED. G. WALKER, [L.S.]
JOSEPH HUNTER. [L.S.]

Made, signed and acknowledged in duplicate at the City of Victoria aforesaid, by John Nicholles, Samuel Cyrus Burris, Joseph Hugh MacLaughlin, Frederick George Walker and Joseph Hunter, this 9th day of September, A.D. 1890, before me,

ALAN S. DUMBLETON,
Notary Public in and for B.C.

Filed (in duplicate) 10th September, 1890.

C. J. LEGGATT,
Registrar of Joint Stock Companies.

sell

GOLD COMMISSIONERS' NOTICES.

EAST KOOTENAY.

ALL MINING CLAIMS, other than Mineral Locations, legally held in this District under the "Mineral Act, 1884," and amendments, may be laid over from the 15th day of October till the 1st day of June next, 1891, subject to the provisions of the said Act and amendments.

A. P. CUMMINS,
Gold Commissioner.

Donald, East Kootenay,
September 29th, 1890.

oc2

CARIBOO DISTRICT.

ON AND AFTER the 1st November next all alluvial mining claims in the Cariboo District may be laid over till the 1st day of June, 1891, subject to the provisions of the "Mineral Act, 1884," and amendments thereto.

JOHN BOWRON,
Gold Commissioner.

Richfield, 25th September, 1890.

oc2

LILLOOET DISTRICT.

ON AND AFTER the 1st day of November next all alluvial gold mining claims and mining leases legally held in this District, under the "Mineral Act, 1884," and amendments, may be laid over till the 15th day of April, 1891, subject to the provisions of said Act and amendments.

F. SOUES,
Gold Commissioner.

Clinton, 4th October, 1890.

oc9

SHERIFFS' SALES.

NOTICE OF SALE BY SHERIFF.

PURSUANT TO THE "EXECUTION ACT."

In the Supreme Court of British Columbia.

C. E. Redfern, - - - Plaintiff,
and
H. B. Roycraft, - - - Defendant.

IN Obedience to a Writ of *Fi. Fa.* issued out of the Supreme Court of British Columbia, at Victoria, dated the 1st day of September, 1890, and to me directed in the above-named suit, for the sum of \$174.80 debt, together with interest upon the said sum at the rate of six per centum per annum from the 15th day of August, 1889, besides Sheriff's poundage, fees, and other expenses of the execution; I have seized and will sell by public auction at the front of my office, Court House, Bastion Street, in the City of Victoria, on Wednesday, the 10th day of December, 1890, at 12 o'clock noon, the lands belonging to the said H. B. Roycraft, as described in this advertisement, or sufficient thereof to satisfy the judgment debt and expenses of this action.

District.	No. of Lot.	Concise description of property.	Estate or Interest.
Say-ward District.	Lot 54, Goup 1, containing 150 acres, more or less.	Situate on Discovery Passage, 1 mile north of Campbell River. Well timbered, and said to be within the coal belt.	Estate in fee simple. Crown Grant.
When to be sold.		Where to be sold.	
<i>Tuesday, December 9th, 1890, at 12 o'clock noon.</i>		<i>At Sheriff's Office, Court House, Bastion Street.</i>	

CHARGES REGISTERED AGAINST SAID LANDS.

August 9th, 1889—Judgment in favour of McLean & Stewart for \$130 75. August 9th, 1889—Judgment in favour of Hudson Bay Company for \$217.53. August 14th, 1889—Judgment in favour of Andrew A. Aaronson for \$289.05. August 15th, 1889—Judgment in favour of Joshua Davies for \$506.45. August 15th, 1889—Judgment in favour of Thos. Argyle for \$447.14. September 10th, 1889—Mortgage in favour of Arthur C. Clarke, dated June 6th, 1889, for \$400 00. October 5th, 1889—Judgment in favour of John

Grant for \$330.65. October 22nd, 1889—Judgment in favour of John Kirkup for \$978.47. October 23rd, 1889—Judgment in favour of John Grant for \$527.65. November 8th, 1889—Judgment in favour of Jarvis Longhurst for \$278.75.

The judgment herein was registered in the Land Registry Office, Victoria, against said lands the 15th day of August, 1889.

J. E. McMILLAN,
Sheriff.

Victoria, B.C., 9th October, 1890.

oc9

COURTS OF REVISION.

NOTICE.

ASSESSMENT ACTS.

COURTS of Revision and Appeal, under the provision of the above Acts, will be holden for the Cariboo District at the times and places as below, viz.:

BARKERVILLE POLLING DIVISION.

Richfield, Saturday, 4th October prox., at 10 o'clock a.m.

LIGHTNING CREEK POLLING DIVISION.

Stanley, Monday, 6th October prox., at 10 o'clock a.m.

QUESNELLE POLLING DIVISION.

Government Office, Quesnelle, Wednesday, 8th October prox., at 10 o'clock a.m.

KEITHLEY CREEK POLLING DIVISION.

McInnes', Alexandria, Thursday, 9th October prox., at 11 o'clock a.m.; and at McLeese's, Soda Creek, Friday, 10th October prox., at 10 o'clock a.m.

WILLIAMS LAKE POLLING DIVISION.

150-Mile House, Saturday, 11th October prox., at 3 o'clock p.m.

JNO. BOWRON,

Judge, Court of Revision and Appeal.

Richfield, 11th October, 1890.

se18

EAST KOOTENAY.

IN ACCORDANCE with the provisions of the "Assessment Act, 1888," a Court of Revision and Appeal will be held in this District at and on the following places and dates respectively:—

The Government Office, Fort Steele, on Thursday, the 30th day of October next, at 1 o'clock p.m.;

The Government Office, Donald, on Monday, the 17th day of November next, at 11 o'clock a.m.

A. P. CUMMINS,

Judge of Court of Revision and Appeal.

Donald, B. C., 29th September, 1890.

oc2

WEST KOOTENAY DISTRICT.

A COURT of Revision and Appeal, under the "Assessment Act," will be held at the Government Office, Nelson, on the 18th day of October, at 10 a.m., and at the Court House, Revelstoke, on the 4th day of November, at the same hour

G. C. TUNSTALL,

Chairman, Court of Revision & Appeal.

Revelstoke, September 18th, 1890.

se25

MISCELLANEOUS.

NOTICE is hereby given that "The British Columbia Investment and Loan Society, Limited," will, after the expiration of three months from the date hereof, apply to the Lieutenant-Governor in Council to have its name changed to "The British Columbia Deposit and Loan Company, Limited."

Dated the 27th day of August, A.D. 1890.

DRAKE, JACKSON, & HELMCKEN,
Bastion Street, Victoria.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works to establish a highway from my residence at Tranquille, to my son's ranch at Lake Dubois, a distance of about seven miles; said highway to follow as nearly as possible the present Indian trail between the above-named points.

C. T. COONEY.

Kamloops, 22nd August, 1889.

MISCELLANEOUS.

Esquimalt and Nanaimo Railway Co.

LAND DEPARTMENT.

Notice to Claimants.

NOTICE is hereby given that the under-mentioned tracts of land in the Districts of Comox, Alberni, Nelson, Newcastle, Nanoose, Wellington, Cranberry, Oyster and Cowichan Lake, have been surveyed, and a plan of the same can be seen at the office of the Company, Victoria:—

COMOX DISTRICT.

Evan Roland Thomas, Pre-emption Record No. 467, 24th March, 1887. Lot No. 138.

James McIver, Pre-emption Record No. 612, 4th July, 1887. Lot No. 151.

Leonard Hollis Solly, Pre-emption Record No. 701, 19th December, 1887. Lot No. 156.

ALBERNI DISTRICT.

Beaumont Boggs, application to purchase, 15th May, 1890. Lots Nos. 121 and 122.

Alfred Denis Faber, application to purchase, 24th April, 1890. Lot No. 119.

John Enos, Pre-emption Record No. 74, 17th December, 1887. Lot No. 124.

NELSON DISTRICT.

Wm. Scott and Wm. Henry Morton, Pre-emption Record No. 453, 23rd December, 1886. Lot No. 12. William Scott, Pre-emption Record No. 590, 2nd May, 1887. Lot No. 13.

NEWCASTLE DISTRICT.

Walter Hunter, Pre-emption Record No. 687, 16th December, 1887. Lot No. 29.

William Henry Hopkins, Pre-emption Record No. 574, 11th April, 1887. Lot No. 32.

George Tippit, Pre-emption Record No. 663, 15th November 1889. Lot No. 33.

NANOOSE DISTRICT.

Robert Hamilton, Pre-emption Record No. 77, 5th July, 1884. Lot No. 67.

WELLINGTON DISTRICT.

William Blank, Pre-emption Record No. 358, 20th August, 1885. Lot No. 37.

Samuel Jones, application to purchase, 13th August, 1889. Lot No. 38.

CRANBERRY DISTRICT.

Seth B. Tolson, Pre-emption Record No. 353, 7th August, 1885. West parts of Sections 5, 6 and 7, Range 3.

OYSTER DISTRICT.

James Wilson, Pre-emption Record No. 552, 15th February, 1887. Lot No. 28.

Chadwalader Blayney, Pre-emption Record No. 616, 22nd July, 1887. Lot No. 31.

James Wilson, Pre-emption Record No. 1,035, 19th December, 1887. Lot No. 32.

COWICHAN LAKE DISTRICT.

James Abernethy, Pre-emption Record No. 1,022, 26th September, 1887. Lot No. 25.

Richard Pellissier Dowdall, Pre-emption Record No. 25, 19th August, 1887. Lot No. 28.

Harry Oswald Wellburn, application to purchase, 24th May, 1890. Lot No. 29.

Persons having adverse claims to any portion of the above-mentioned land must file a statement of the same with the Commissioner within 60 days from the date of this notice.

JOHN TRUTCH,
Land Commissioner, E. & N. R. Co.,
Victoria, 9th October, 1890.

deed was executed by the said assignors and the said assignee on the 12th day of May, 1890. All claims against the said Henderson Brothers must be sent to the undersigned trustee, to whom all moneys owing must be paid on or before the 15th day of October, 1890.

E. A. JENNS,
Trustee.

May 15th, 1890.

oc2

In the Matter of Bernard Goulding, deceased intestate, and in the Matter of the Official Administrator's Act.

NOTICE is hereby given that an order of the Supreme Court of British Columbia was made on the 29th inst., authorizing the undersigned to administer the personal estate of the late Bernard Goulding.

Therefore, all persons having claims against the said estate are requested to send in particulars of the same, and all parties indebted thereto are requested to pay such indebtedness to the undersigned.

WM. MONTEITH,
Official Administrator.

IN THE MATTER OF JAMES WARD, DECEASED,

AND

IN THE MATTER OF THE "OFFICIAL ADMINISTRATOR'S ACT."

NOTICE is hereby given, that by an order of the Supreme Court of British Columbia, dated the 12th day of August, 1890, it was ordered that I, William Monteith, should be administrator of all and singular the goods, chattels and credits of James Ward, late of the City of Victoria, deceased.

And notice is hereby given that all creditors and other persons having any claims against the said deceased, are hereby required to send to me, the undersigned, particulars (in writing) of said claims on or before the 12th day of October, 1890. All persons indebted to said estate are also required to pay said indebtedness to the undersigned.

Dated Victoria, 12th August, 1890.

WM. MONTEITH,
Official Administrator.

NOTICE is hereby given that John P. L. Graves and John Henry Graves, lately doing business under the firm name of "Graves Bros.", of the City of Vancouver, in the Province of British Columbia, Grocers, have by deed dated the 8th day of September, 1890, made an assignment of their estate and effects in said deed mentioned unto Arthur George Johnston, of the said City of Vancouver, Gentleman, upon trust for the benefit of all their creditors, and the said deed was executed on the date aforesaid by said John P. L. Graves, John Henry Graves and Arthur George Johnston. All claims against said Graves Bros. must be sent to the undersigned Trustee, to whom all moneys owing must be paid on or before 1st day of October, 1890.

A. G. JOHNSTON,
Trustee.

R. W. HARRIS, Solicitor.

se18

NOTICE.

PUBLIC NOTICE is hereby given that, in pursuance of a resolution passed at the general meeting of the Vancouver Improvement Company, Limited, held at Victoria, British Columbia, on the 29th August, 1890, and at which over two-thirds of the stock was represented, the registered office of the Company will at the expiration of thirty days from date be removed to Vancouver, British Columbia.

C. D. RAND,
Secretary.

Victoria, B. C., October 2nd, 1890.

oc2

NOTICE OF ASSIGNMENT.

PURSUANT TO STATUTES 50 VIC., CAP. 2, AND 53 VIC., CAP. 12.

NOTICE is hereby given that John C. Henderson and Thomas Hunter Henderson, heretofore trading and carrying on business under the name, style or firm of Henderson Brothers, of Chilliwack, in the Province of British Columbia, as merchants, have by deed assigned all their real and personal property whatsoever to Eustace Alvanley Jenns, of the City of New Westminster, in the said Province, barrister-at-law, for the benefit of all their creditors. The said

deed was executed by both parties on the 10th day of September, 1890. All persons having claims against the said assignor are required to send them in on or before the first day of October next, with full particulars in writing; and notice is hereby given that after said date the said assignee will proceed to distribute the assets, and will not be liable for the claims, or any portion of them, of which he shall not then have had notice. A meeting of the creditors will be held on

Monday the 15th inst., at 4 p.m., at the offices of Messrs. Forin & Morrison, Solicitors, Masonic Block.
Dated this 10th day of September, 1890.

ALEX. CRUICKSHANK,
oc2 Assignee.

"LAND REGISTRY ACT."

THE WESTERLY 24/25THS OF LOT 22, BLOCK III., IN
THE SUBURBS OF NEW WESTMINSTER.

A CERTIFICATE of Indefeasible Title to the above hereditaments will be issued to Thomas John Trapp, on the 8th day of November, 1890, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein, or any part thereof.

T. O. TOWNLEY,
Deputy Registrar.

Land Registry Office,
New Westminster, 29th July, 1890.

au14

"LAND REGISTRY ACT."

LOT 12, BLOCK XII., IN THE SUBURBS OF NEW
WESTMINSTER.

A CERTIFICATE of Indefeasible title to the above hereditaments will be issued to Henry Valentine Edmonds, on the 29th day of November, 1890, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein, or any part thereof.

T. O. TOWNLEY,
Deputy Registrar.

Land Registry Office,
New Westminster, 26th August, 1890.

au28

"LAND REGISTRY ACT."

LOT 4, BLOCK VI., IN THE SUBURBS OF NEW WESTMINSTER.

A CERTIFICATE of Indefeasible Title to the above hereditaments will be issued to Alexander McDougall on the 26th day of December, 1890, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein, or any part thereof.

T. O. TOWNLEY,
Deputy Registrar.

Land Registry Office,
New Westminster, 22nd Sept., 1890.

se25

"LAND REGISTRY ACT."

AN UNDIVIDED FIFTH OF SUBURBAN LOT NO. XXXVIII., ALSO SUBDIVISION LOT NO. 15 OF SUBURBAN LOTS XLV. AND XXXVII., AND SECTIONS LXI. AND LXII., ESQUIMALT DISTRICT.

CERTIFICATES of Indefeasible Title to the above property will be issued to Thomas Atkins on the 4th day of January, 1891, unless in the meantime a valid objection thereto be made to the Registrar-General, in writing, by some person claiming an estate or interest in said property, or some part thereof.

H. DALLAS HELMCKEN,
Acting Registrar-General.

Land Registry Office, Victoria,
27th September, 1890.

oc2

NOTICE is hereby given that A. D. Wheeler, on behalf of himself and partners, has filed the necessary papers and made application for a Crown Grant in favour of a Mineral Claim known as the "Ayesha," situated at the Hot Springs, Kootenay Lake. Adverse claimants, if any, are notified to file their objections with me within 60 days from date of publication.

G. C. TUNSTALL,
Government Agent.

Revelstoke, September 1st, 1890.

se4

NOTICE is hereby given that A. L. Davenport and Chas. Hussey have filed the necessary papers and made application for a Crown Grant in favour of a Mineral Claim known as the "Poorman," situated on Eagle Creek, West Kootenay District. Adverse claimants, if any, are notified to file their objections with me within 60 days from date of publication.

G. C. TUNSTALL,
Government Agent.

Revelstoke, September 24th, 1890.

oc2

MISCELLANEOUS.

APPLICATION FOR A HIGHWAY.

NOTICE is hereby given that 30 days after date I intend to apply to the Honourable Chief Commissioner of Lands and Works to establish a public highway along a line described as follows:—Commencing at the intersection of the Cordova Bay Road with the north boundary of Section 121, Lake District; thence in a westerly direction following the north boundary of Sections 121, 27, and 48, Lake District, to the Saanich Road.

M MORRISSEY

Victoria, B.C., October 9th, 1890.

oc9

NOTICE is hereby given that at the expiration of two months from the date hereof I intend to apply to be admitted a Solicitor of the Supreme Court of British Columbia.

EDWARD NICOLLS,
Vancouver.

Dated August 26th, 1890.

au28

VANCOUVER CITY BY-LAWS.

BY-LAW NO. 103.

A By-Law to amend By-Laws Nos. 79 and 102 of the City of Vancouver.

WHEREAS it is expedient, for the better regulation of trades, businesses and occupations carried on in the City of Vancouver, to amend By-Laws Nos. 79 and 102;

Therefore the Mayor and Aldermen of the City of Vancouver, in open Council assembled, enact as follows:—

That By-Law No. 79 be amended:—

1. By inserting the word "or" between the words "chop-house" and "cafe" in the second line of clause 27 of the said by-law; and by striking out of the said clause all the words in the said second line thereof from the word "or" down to and including the word "premises" in the sixth line thereof.

2. By striking out clauses 7, 35, 36, 37, 38, 39 and 42 of the said by-law.

3. By striking out lines 12, 13, 41, 42, 43, 44, 45, 46, 53, 54 and 55 in clause 56 in Schedule A of the said by-law.

That By-Law 102 be amended:—

1. By striking out the words "commercial travellers" in the third line of clause 2 thereof, and inserting the words "person or persons" in lieu thereof; and by inserting after the word "in" in the 12th line of the said clause thereof the words and figures "lines 10 and 11 of."

Done and passed in open Council this the 30th day of September, A.D. 1890.

D. OPPENHEIMER,
Mayor.

[L.S.] THOS. F. MCGUIGAN,
City Clerk.

oc9

BY-LAW NO. 104.

A By-Law to regulate and govern the Vancouver City Market House and Place, and Weigh Scales, and to provide for the collection of Fees from same, and for the Leasing or Renting of Stalls or Stands, and for the general conduct of a Public Market for the City of Vancouver.

WHEREAS it is expedient that a by-law should be enacted for the establishment within the City of Vancouver of a public market house and place, and for the regulation, management and control of the business and trade carried on therein, and public weigh scales in connection therewith:

Be it therefore enacted by the Municipal Council of the Corporation of the City of Vancouver, in open session assembled, as follows:—

1. The market house and place now established and known as the City Market, situate and erected on lots numbered respectively from lot number one (1) to lot number ten (10), inclusive, block numbered eleven (11), in district lot numbered one hundred and ninety-six (196), in the City of Vancouver, District of New Westminster, including all that portion or parcel of land bounded on the east by Westminster Avenue, on the north by Hastings Street, on the south by Dupont Street, and on the west by a lane running north and south through said block eleven (11) from Hastings Street to Dupont Street, shall be and shall continue to

be the Market House, Market Place, and site for Public Weigh Scales of the City of Vancouver.

2. Every day in the year, except Sunday, Christmas Day, New Year's Day, Good Friday, Dominion Day, and the Queen's Birthday, shall be a market day.

3. The market house and premises adjacent thereto, and weigh scales, shall be under the care and supervision of a market clerk to be appointed by the Council, and whose duty it shall be to keep the same clean and free from garbage, and to execute and carry into effect the regulations contained in the by-laws concerning markets and weigh scales, and all the orders of the Market Committee and Council not inconsistent with such by-laws.

4. Hucksters, dealers, and other persons coming into the city with vegetables, fruits, farm or garden produce, shall only dispose of such articles at the market place, except such persons are duly licensed as hucksters, hawkers, or pedlars, but no person, either licensed or unlicensed, shall be permitted to sell such articles at any other place than the market place prior to 11 of the clock in the forenoon of any day.

5. No person shall, within the city limits, buy or bargain for any market grains, meat, fish, fruit, roots, vegetables, poultry or dairy products, eggs or other articles required for family use, and such as are usually sold in the market, by the way as they come to the market to be sold before they are brought there (for the purpose of re-selling the same), and no person shall within the city sell any of the said articles by the way as they come to the said market to be sold, before they are brought there, to any person purchasing the same for the purpose of re-selling them.

6. Butcher's meat, distrained for arrears of rent of a market stall, may be sold, unless such arrears are sooner paid, after six hours' notice has been given by posting in three conspicuous places in the market house, printed or written notices specifying the meat to be sold, the cause of seizure, and the time and place of sale.

7. No person shall sell, or expose for sale, any butcher's meat within the city, within the following limits, that is to say: Within nine hundred (900) yards of the market house and place hereinbefore described.

8. The Market Committee shall, by resolution, fix the upset price of rental and terms of lease and of payment of the rent to be paid for the stalls, stands, ice-wells, cellars and shops in the several public markets in this city; but such resolution, to be valid, shall be reported to and sanctioned by the said Council; the said Committee shall also determine the form of leases to be used, and the number of years over which such leases shall extend, provided that no such lease shall extend over five years.

9. A list of the said stalls, stands, ice-wells, cellars and shops for each market, with the upset price and the conditions of the lease in each case, shall be deposited in the office of the clerk of each market respectively, where the same may be seen by all parties interested; and between the fifteenth and thirtieth of April the said clerks may grant to parties applying for the same leases of such stalls, stands, ice-wells, cellars or shops, subject as to price and conditions to the directions of the said committee.

10. All such leases shall run from the first of May then next, and shall be given for one or more years, not to exceed five years as aforesaid, and on such terms and conditions as the said committee may determine as aforesaid; one of these conditions shall be that in the event of the said Council determining, at any time hereafter, to discontinue or change the site of any of the said markets, it shall be competent for the said Council to put an end to all leases of stalls or stands on the said markets, by giving the lessees thereof three months' notice to that effect; in which case such lessees shall not be entitled to demand or receive from the said Council any compensation for the then unexpired term of their lease.

11. All such stalls, stands, ice-wells, cellars and shops which shall, on the fourth of May in any year, then in mind, shall be disposed of by the said clerk of markets, to the best advantage possible, under the direction of the said committee.

12. No lessee of any such stall, stand, ice-well, cellar or shop shall, directly or indirectly, sub-let it or any part thereof, or permit that the same be occupied by any other person but himself, without the written permission of the said committee.

13. The neglect, omission, disregard or violation by the holder of any such stall, stand, ice-well, cellar or shop of any of the conditions stipulated in his lease, or of any of the foregoing provisions, shall have the effect of immediately annulling the said lease and forfeiting his possession of the premises so leased.

WEIGH SCALES.

14. It shall be the duty of the keeper of every public weighing machine, from seven o'clock in the morning to six o'clock in the evening, each day (Sundays and holidays excepted), to weigh every vehicle presented to him for that purpose, and to enter in a book, and also to give the driver a certificate of, the contents of the load, its gross weight, and the number of the vehicle, or such other particulars as shall identify it, the tare weight, and the exact date of weighing; for which certificate the sum of five cents shall be charged. For weighing empty coal carts or sleighs, for the purpose of taring the same, no charge shall be made.

15. Every person who designedly does, or fails to do, anything with intent that the true weight of coal weighed at any public weighing machine shall not be ascertained, or who places, or causes to be placed, in any duly weighed vehicle, less coal than the proper load, or knowingly suffers such deficient quantity of coal to be placed therein, or who alters the tare or weight of such vehicle or its load, or who makes use, or is privy to the making or using, of any false or fraudulent certificate respecting the weight of any such vehicle or its load; or who aids in, or is privy to, the abstraction of any part of such load, or who knowingly assists in, or connives at, any fraud in or concerning the weight of any such vehicle or its load, shall be liable to the penalty hereinafter mentioned.

16. Every person who employs a vehicle to deliver a load of coal within the city, or who receives such a load, may require that the vehicle or its load, or both, be weighed at the public scales which is nearest or most convenient; on tendering the cost of such weighing to the driver; and upon the refusal of the driver to weigh or cause to be weighed such vehicle or load, as aforesaid, he shall be liable to the penalty hereinafter mentioned.

17. No person shall sell coal within the city exceeding five hundred pounds weight, except in vehicles which either belong to the purchaser or which have been numbered and weighed at one of the public scales, and have the true number and weight so ascertained and the name and address of the owner conspicuously marked thereon and recorded in a book kept by the License Inspector; and any person who sells coal, for delivery within the city, otherwise than by weight, or who delivers coal within the city for domestic consumption exceeding five hundred pounds, except in a vehicle which either belongs to the purchaser or is so marked, shall be liable to the penalty hereinafter mentioned.

18. All vehicles licensed for the carriage of coal shall have on both sides thereof conspicuously painted the number of such cart, and the tare thereof, in figures at least four inches high, and in colour black upon a red ground; and the space whereon such figures and tare are placed shall be kept clean and distinct, so that the same may be read, and the number and tare shall be painted on the outside of the panel of such vehicle, where the same may be easily read; and any vehicle not belonging to the purchaser, and carting coal for hire, found in contravention of this section, shall have the license thereof revoked, and the driver thereof shall be liable to the penalty hereinafter mentioned.

19. No person, whether employed by the vendor or purchaser, shall deliver coal within the city exceeding five hundred pounds, for domestic consumption, unless it has been weighed at one of the public scales, and unless a certificate is delivered therewith; and any person who delivers, or tenders for delivery, coal exceeding five hundred pounds for domestic consumption, without its having been so weighed, or does not deliver a certificate of weight along therewith, shall be liable to the penalty hereinafter mentioned.

20. Every person who sells coal within the city, in quantities of less than five hundred pounds, shall have and keep scales and weights of the legal standard, and shall weigh such coal before delivery; and every person who designedly does or fails to do anything with intent that the true weight or measurement of any coal should not be ascertained, or who designedly gives false weight or measure, shall be liable to the penalty hereinafter mentioned.

21. The License Inspector shall inspect licensed vehicles kept for the purpose of carting and delivering coal, and if he shall find the same unfit for this purpose, he shall revoke the license; he shall also refuse to issue a license to the owner of any vehicle which, by reason of dilapidation or faulty construction, is unfit for the carriage of coal.

22. Any policeman who may have reasonable grounds for suspecting fraud may require the driver of any

vehicle licensed for the carriage of coal for hire and not belonging to the purchaser of the coal contained in such vehicle, to deliver to him the certificate of weighing, and may cause the said vehicle or its load to be re-weighed; and any driver who does not deliver such certificate, or refuses to allow the said vehicle or load to be re-weighed at the nearest and most convenient public weighing machine, shall be liable to the penalty hereinafter mentioned; but no charge shall be made by the weigher for such re-weighing.

23. Any License Inspector or policeman may, in order to ascertain whether a driver of a coal vehicle has in his possession more than one certificate, for the purpose of cheating or deceiving the purchaser, search the said driver; and any driver who may be found having in his possession a certificate not corresponding with the real certificate of his load, shall be liable to the penalty hereinafter mentioned.

24. All persons keeping for sale coal shall have the same protected by a water-tight covering and protected from snow and ice.

25. The term public weighing machine or public scales shall be held to mean the city weighing machines and licensed public weighers, and such machines as are licensed by the Board of Trade under the Act 28 Victoria, Cap. 6, Statutes of Canada, and the term "coal" shall include "coke."

26. There shall be appointed a Weigh Clerk whose duties shall be as set out hereinafter.

Fees shall be payable for the weighing of coal for the use of any resident of the city, but all coal sold to such residents shall be weighed prior to the delivery of same, and the weighing clerk's certificate thereof shall in all cases be submitted for inspection to the purchaser of said coal.

27. It shall be the duty of the Weighing Clerk—

(1) To attend at the weigh scales on every market day from the hour of seven o'clock in the forenoon until five o'clock in the afternoon:

(2) To weigh all articles or things brought to the weigh scales to be weighed, upon the payment of the fees therefor:

(3) To keep a book in which he shall enter and keep an account of all articles or things weighed, the owners' names, the weight of the article or thing weighed, the showing gross and net and the number of vehicle when practicable, and such other particular thing as the Market Committee shall from time to time direct:

(4) To give to each person for whom any article or thing is weighed a ticket containing all the particulars which are required to be entered in the said book: To receive all fees for weighing and to pay the same over to the Treasurer once in each week.

28. The Market Committee shall by resolution fix the fees payable for weighing, but such resolution shall be reported to and be sanctioned by the Council before it comes into force.

29. All weighing fees shall be paid to the Weighing Clerk immediately after the performance of the services in respect of which the same shall be payable; or, if the Weighing Clerk shall require payment thereof to be made in advance, the same shall be paid in advance.

CLERK OF THE MARKET.

30. A Clerk of the Market shall be appointed, whose duty it shall be to take charge of the market and of the market place, and all the buildings thereon, and the public market grounds, and to collect all market rents, and pay the same over as the same shall be received by him to the City Treasurer daily, and to see that the by-laws of the city relating to and for the government of the said market house, place, buildings and grounds, and persons frequenting the same, are observed, and he shall also perform such other duties as shall be assigned to him by the Council or Committee, and he may also act as Weighing Clerk.

31. The Clerk of the Market shall see that the market house and place are kept clean.

32. The Clerk of the Market shall give security to the Corporation for the general performance of the duties of his office, and the accounting for and paying over of all moneys belonging to the Corporation which shall come to his hands as the Council may from time to time direct; and if he shall commit a breach of the provisions of the by-laws of the city relating to the public market, or misbehave himself in his office, he shall not only be liable to be fined for such offence, but on conviction thereof shall also forfeit his said office.

33. The Market Clerk shall be sworn in as a Special Constable, and shall wear a badge indicative of his authority as such.

34. It shall not be lawful for the Market Clerk, or his assistants, to trade directly or indirectly, or to have

any direct or indirect interest in the sales or profits of any article or animal offered or exposed for sale on any of the said markets, or to purchase any such for others; but they may purchase what may be necessary for the private uses of themselves and families.

35. The Market Clerk shall give warning, by means of a hand bell, of the closing of the market at least half an hour before the time fixed for such closing, that those occupying stalls or stands may have time to close the same.

36. No person shall sell or expose for sale in or upon the market house or place any cast off or second-hand clothing.

37. No person shall bring to or expose for sale within the city any tainted or unwholesome meat, poultry, fish or other articles of food, and it shall be the duty of the Market Clerk, or other officer appointed by the Council, to inspect all meat, poultry, fish and other articles of food brought to or exposed for sale within the city, and if any such articles be found tainted or unwholesome to seize and destroy the same.

38. Any person bringing into the public market anything for sale in any waggon or other vehicle, shall place his goods, waggon, or vehicle in such place and order as the Market Clerk shall direct, and in case of refusal so to do the Market Clerk may enforce its removal; but in carrying out the provisions of this section no preference whatever shall be given by the Market Clerk.

39. All persons transacting business in any of the said market houses or places, or in connection with the public weigh scales, shall, in all matters affecting the peace, order, dignity, regularity, government and regulations of said market house or place and weigh scales, obey the orders and directions of the Market Clerk and his assistants.

40. The market house shall be opened for business every market day by the Clerk at five o'clock every morning between the 1st day of May and 1st of November, and at seven o'clock in the morning for the rest of the year, and shall be shut at seven o'clock in the afternoon, except on Saturdays, when it shall be kept open till eleven o'clock in the evening.

41. No person shall bring into or leave in or about the market house or premises connected therewith, or upon any of the buildings thereon, any hides, offal, or any refuse or animal or vegetable matter that may occasion nuisance, and no butcher or other person shall keep any dog in or about the market house or premises connected therewith.

42. The Clerk of the Market shall have authority to preserve order within the market place, and subject to the provisions of this By-law and to the direction of the Market Committee, shall have power to regulate all persons and vehicles coming to the market place or being thereon, so as to serve as far as practicable the public convenience, to prevent crowding and danger to pedestrians and others, and generally to enable the business of the market to be conducted as readily and conveniently as may be practicable.

43. Nothing herein contained shall be so construed as to prevent the Market Committee, with the consent of the Council, from leasing the whole of any public market place or building, together with the weigh scales therein, for a specified time to any individual or corporation, but any individual or corporation so leasing said public market place or building and weigh scales shall at all times use said public market place and building and weigh scales for the purpose and in the manner herein set forth and for no other purpose, and any failure on their or his part to comply fully with the terms of this By-law, or any other By-law hereafter in force relating to public markets or weigh scales within this city, will entail absolute forfeiture of all rights and privileges under such lease.

PENAL CLAUSE.

44. Any person guilty of an infraction of any of the provisions of this By-law shall be liable on conviction to be fined in any sum not exceeding fifty dollars, exclusive of costs; and in case of non-payment of the fine and costs, the same may be levied by distress and sale of the goods and chattels of the offender; and in case of non-payment of the fine, and there being no distress found out of which the same can be levied, such offender shall be liable to be imprisoned for any period not exceeding two months.

Done and proved in open Council this the 30th day of September, 1890.

[L.S.] D. OPPENHEIMER,
THOS. F. MCGUIGAN,
C. M. C.
Mayor.

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be the Market House, Market Place, and site for Public Weigh Scales of the City of Vancouver.

2. Every day in the year, except Sunday, Christmas Day, New Year's Day, Good Friday, Dominion Day, and the Queen's Birthday, shall be a market day.

3. The market house and premises adjacent thereto, and weigh scales, shall be under the care and supervision of a market clerk to be appointed by the Council, and whose duty it shall be to keep the same clean and free from garbage, and to execute and carry into effect the regulations contained in the by-laws concerning markets and weigh scales, and all the orders of the Market Committee and Council not inconsistent with such by-laws.

4. Hucksters, dealers, and other persons coming into the city with vegetables, fruits, farm or garden produce, shall only dispose of such articles at the market place, except such persons are duly licensed as hucksters, hawkers, or pedlars, but no person, either licensed or unlicensed, shall be permitted to sell such articles at any other place than the market place prior to 11 of the clock in the forenoon of any day.

5. No person shall, within the city limits, buy or bargain for any market grains, meat, fish, fruit, roots, vegetables, poultry or dairy products, eggs or other articles required for family use, and such as are usually sold in the market, by the way as they come to the market to be sold before they are brought there (for the purpose of re-selling the same), and no person shall within the city sell any of the said articles by the way as they come to the said market to be sold, before they are brought there, to any person purchasing the same for the purpose of re-selling them.

6. Butcher's meat, distrained for arrears of rent of a market stall, may be sold, unless such arrears are sooner paid, after six hours' notice has been given by posting in three conspicuous places in the market house, printed or written notices specifying the meat to be sold, the cause of seizure, and the time and place of sale.

7. No person shall sell, or expose for sale, any butcher's meat within the city, within the following limits, that is to say: Within nine hundred (900) yards of the market house and place hereinbefore described.

8. The Market Committee shall, by resolution, fix the upset price of rental and terms of lease and of payment of the rent to be paid for the stalls, stands, ice-wells, cellars and shops in the several public markets in this city; but such resolution, to be valid, shall be reported to and sanctioned by the said Council; the said Committee shall also determine the form of leases to be used, and the number of years over which such leases shall extend, provided that no such lease shall extend over five years.

9. A list of the said stalls, stands, ice-wells, cellars and shops for each market, with the upset price and the conditions of the lease in each case, shall be deposited in the office of the clerk of each market respectively, where the same may be seen by all parties interested; and between the fifteenth and thirtieth of April the said clerks may grant to parties applying for the same leases of such stalls, stands, ice-wells, cellars or shops, subject as to price and conditions to the directions of the said committee.

10. All such leases shall run from the first of May then next, and shall be given for one or more years, not to exceed five years as aforesaid, and on such terms and conditions as the said committee may determine as aforesaid; one of these conditions shall be that in the event of the said Council determining, at any time hereafter, to discontinue or change the site of any of the said markets, it shall be competent for the said Council to put an end to all leases of stalls or stands on the said markets, by giving the lessees thereof three months' notice to that effect; in which case such lessees shall not be entitled to demand or receive from the said Council any compensation for the then unexpired term of their lease.

11. All such stalls, stands, ice-wells, cellars and shops which shall, on the fourth of May in any year, remain unlet, shall be disposed of by the said clerks of markets, to the best advantage possible, under the direction of the said committee.

12. No lessee of any such stall, stand, ice-well, cellar or shop shall, directly or indirectly, sub-let it or any part thereof, or permit that the same be occupied by any other person but himself, without the written permission of the said committee.

13. The neglect, omission, disregard or violation by the holder of any such stall, stand, ice-well, cellar or shop of any of the conditions stipulated in his lease, or of any of the foregoing provisions, shall have the effect of immediately annulling the said lease and forfeiting his possession of the premises so leased.

WEIGH SCALES.

14. It shall be the duty of the keeper of every public weighing machine, from seven o'clock in the morning to six o'clock in the evening, each day (Sundays and holidays excepted), to weigh every vehicle presented to him for that purpose, and to enter in a book, and also to give the driver a certificate of, the contents of the load, its gross weight, and the number of the vehicle, or such other particulars as shall identify it, the tare weight, and the exact date of weighing; for which certificate the sum of five cents shall be charged. For weighing empty coal carts or sleighs, for the purpose of taring the same, no charge shall be made.

15. Every person who designedly does, or fails to do, anything with intent that the true weight of coal weighed at any public weighing machine shall not be ascertained, or who places, or causes to be placed, in any duly weighed vehicle, less coal than the proper load, or knowingly suffers such deficient quantity of coal to be placed therein, or who alters the tare or weight of such vehicle or its load, or who makes use, or is privy to the making or using, of any false or fraudulent certificate respecting the weight of any such vehicle or its load, or who aids in, or is privy to, the abstraction of any part of such load, or who knowingly assists in, or connives at, any fraud in or concerning the weight of any such vehicle or its load, shall be liable to the penalty hereinafter mentioned.

16. Every person who employs a vehicle to deliver a load of coal within the city, or who receives such a load, may require that the vehicle or its load, or both, be weighed at the public scales which is nearest or most convenient, on tendering the cost of such weighing to the driver; and upon the refusal of the driver to weigh or cause to be weighed such vehicle or load, as aforesaid, he shall be liable to the penalty hereinafter mentioned.

17. No person shall sell coal within the city exceeding five hundred pounds weight, except in vehicles which either belong to the purchaser or which have been numbered and weighed at one of the public scales, and have the true number and weight so ascertained and the name and address of the owner conspicuously marked thereon and recorded in a book kept by the License Inspector; and any person who sells coal, for delivery within the city, otherwise than by weight, or who delivers coal within the city for domestic consumption exceeding five hundred pounds, except in a vehicle which either belongs to the purchaser or is so marked, shall be liable to the penalty hereinafter mentioned.

18. All vehicles licensed for the carriage of coal shall have on both sides thereof conspicuously painted the number of such cart, and the tare thereof, in figures at least four inches high, and in colour black upon a red ground; and the space whereon such figures and tare are placed shall be kept clean and distinct, so that the same may be read, and the number and tare shall be painted on the outside of the panel of such vehicle, where the same may be easily read; and any vehicle not belonging to the purchaser, and carting coal for hire, found in contravention of this section, shall have the license thereof revoked, and the driver thereof shall be liable to the penalty hereinafter mentioned.

19. No person, whether employed by the vendor or purchaser, shall deliver coal within the city exceeding five hundred pounds, for domestic consumption, unless it has been weighed at one of the public scales, and unless a certificate is delivered therewith; and any person who delivers, or tenders for delivery, coal exceeding five hundred pounds for domestic consumption, without its having been so weighed, or does not deliver a certificate of weight along therewith, shall be liable to the penalty hereinafter mentioned.

20. Every person who sells coal within the city, in quantities of less than five hundred pounds, shall have and keep scales and weights of the legal standard, and shall weigh such coal before delivery; and every person who designedly does or fails to do anything with intent that the true weight or measurement of any coal should not be ascertained, or who designedly gives false weight or measure, shall be liable to the penalty hereinafter mentioned.

21. The License Inspector shall inspect licensed vehicles kept for the purpose of carting and delivering coal, and if he shall find the same unfitted for this purpose, he shall revoke the license; he shall also refuse to issue a license to the owner of any vehicle which, by reason of dilapidation or faulty construction, is unfitted for the carriage of coal.

22. Any policeman who may have reasonable grounds for suspecting fraud may require the driver of any

vehicle licensed for the carriage of coal for hire and not belonging to the purchaser of the coal contained in such vehicle, to deliver to him the certificate of weighing, and may cause the said vehicle or its load to be re-weighed; and any driver who does not deliver such certificate, or refuses to allow the said vehicle or load to be re-weighed at the nearest and most convenient public weighing machine, shall be liable to the penalty hereinafter mentioned; but no charge shall be made by the weigher for such re-weighing.

23. Any License Inspector or policeman may, in order to ascertain whether a driver of a coal vehicle has in his possession more than one certificate, for the purpose of cheating or deceiving the purchaser, search the said driver; and any driver who may be found having in his possession a certificate not corresponding with the real certificate of his load, shall be liable to the penalty hereinafter mentioned.

24. All persons keeping for sale coal shall have the same protected by a water-tight covering and protected from snow and ice.

25. The term public weighing machine or public scales shall be held to mean the city weighing machines and licensed public weighers, and such machines as are licensed by the Board of Trade under the Act 28 Victoria, Cap. 6, Statutes of Canada, and the term "coal" shall include "coke."

26. There shall be appointed a Weigh Clerk whose duties shall be as set out hereinafter.

Fees shall be payable for the weighing of coal for the use of any resident of the city, but all coal sold to such residents shall be weighed prior to the delivery of same, and the weighing clerk's certificate thereof shall in all cases be submitted for inspection to the purchaser of said coal.

27. It shall be the duty of the Weighing Clerk—

(1) To attend at the weigh scales on every market day from the hour of seven o'clock in the forenoon until five o'clock in the afternoon:

(2) To weigh all articles or things brought to the weigh scales to be weighed, upon the payment of the fees therefor:

(3) To keep a book in which he shall enter and keep an account of all articles or things weighed, the owners' names, the weight of the article or thing weighed, the showing gross and net and the number of vehicle when practicable, and such other particular thing as the Market Committee shall from time to time direct:

(4) To give to each person for whom any article or thing is weighed a ticket containing all the particulars which are required to be entered in the said book: To receive all fees for weighing and to pay the same over to the Treasurer once in each week.

28. The Market Committee shall by resolution fix the fees payable for weighing, but such resolution shall be reported to and be sanctioned by the Council before it comes into force.

29. All weighing fees shall be paid to the Weighing Clerk immediately after the performance of the services in respect of which the same shall be payable; or, if the Weighing Clerk shall require payment thereof to be made in advance, the same shall be paid in advance.

CLERK OF THE MARKET.

30. A Clerk of the Market shall be appointed, whose duty it shall be to take charge of the market and of the market place, and all the buildings thereon, and the public market grounds, and to collect all market rents, and pay the same over as the same shall be received by him to the City Treasurer daily, and to see that the by-laws of the city relating to and for the government of the said market house, place, buildings and grounds, and persons frequenting the same, are observed, and he shall also perform such other duties as shall be assigned to him by the Council or Committee, and he may also act as Weighing Clerk.

31. The Clerk of the Market shall see that the market house and place are kept clean.

32. The Clerk of the Market shall give security to the Corporation for the general performance of the duties of his office, and the accounting for and paying over of all moneys belonging to the Corporation which shall come to his hands as the Council may from time to time direct; and if he shall commit a breach of the provisions of the by-laws of the city relating to the public market, or misbehave himself in his office, he shall not only be liable to be fined for such offence, but on conviction thereof shall also forfeit his said office.

33. The Market Clerk shall be sworn in as a Special Constable, and shall wear a badge indicative of his authority as such.

34. It shall not be lawful for the Market Clerk, or his assistants, to trade directly or indirectly, or to have

any direct or indirect interest in the sales or profits of any article or animal offered or exposed for sale on any of the said markets, or to purchase any such for others; but they may purchase what may be necessary for the private uses of themselves and families.

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PENAL CLAUSE.

44. Any person guilty of an infraction of any of the provisions of this By-law shall be liable on conviction to be fined in any sum not exceeding fifty dollars, exclusive of costs; and in case of non-payment of the fine and costs, the same may be levied by distress and sale of the goods and chattels of the offender; and in case of non-payment of the fine, and there being no distress found out of which the same can be levied, such offender shall be liable to be imprisoned for any period not exceeding two months.

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